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7 Attorneys for Debtor VISENDI and
8 DANVILLE OPTOMETRIC GROUP, INC.,

9 **IN THE UNITED STATES BANKRUPTCY COURT**
10 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**

11 PETER S. VISENDI, aka DANVILLE
12 OPTOMETRIC GROUP, INC.,

13 Debtor.

CASE NO. 11-42045

Chapter 11

14 DANVILLE OPTOMETRIC GROUP,
15 INC.,

16 Debtor.

CASE NO. 11-42047

Chapter 11

17 **REQUEST FOR EXTENSION OF TIME**
18 **TO FILE PLAN AND DISCLOSURE STATEMENT**

19 Debtors, PETER S. VISENDI, aka DANVILLE OPTOMETRIC GROUP, INC. ("Visendi"),
20 and DANVILLE OPTOMETRIC GROUP, INC. ("Group"), hereby request a one month extension of
21 time within which to file the Plan and Disclosure Statement herein, on the grounds that motions which
22 will have a significant affect on the plan herein are to be heard by the court on September 15, 2011,
23 and that Dr. Visendi was incapacitated for approximately one month due to medical issues. More
24 specifically, he underwent an angioplasty in late June, then underwent a quadruple bypass cardiac
25 surgical procedure on July 1, 2011, and returned to work in late July.

26 DATED: August 12, 2011

LAW OFFICES OF R. KENNETH BAUER

27 By: /s/ RK Bauer

28 R. Kenneth Bauer
Attorneys for Debtors VISENDI and
DANVILLE OPTOMETRIC GROUP, INC.